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Comcast of Massachusetts I, Inc.		) Case No	באר החדע כ				
("Comcast")	(3) (3)	F. F. J. C.					
	• • • • • • • • • • • • • • • • • • • •	) COMP	LAINT FOR VIC	LATIONS OF 47			
Plaintiff,	£. 1	U.	S.C. §553 AND C	ONVERSION			
Í							
VS.		)					
John Flaherty		)					
Defendant		OB CV	1177	1 RCS			

# NATURE OF ACTION

MAGISTRATE JUDGE Soroke

- Plaintiff Comcast of Massachusetts I, Inc. ("Comcast") brings this Complaint to redress injuries that it has suffered as a result of Defendant John Flaherty's (hereinafter the "Defendant") cable television signal piracy.
- 2. The Defendant's use of statutorily prohibited electronic device(s) that descrambled and intercepted Comcast's cable television signals violated provisions of Title 47 U.S.C. § 553 and effectuated a conversion of the Plaintiff's property, its cable television signals.

### **PARTIES**

- Comcast is a Massachusetts corporation and maintains a place of business at 330
   Billercia Road, Chelmsford, Middlesex County, Massachusetts.
- 4. The Defendant was and is an individual with his principal residence at 6 Mirror Road, Billerica, MA 01821. Upon information and belief, the Defendant resided at 6 Mirror Road, Billerica, MA at all times relevant to the said violations of 47 U.S.C. § 553.

#### JURISDICTION AND VENUE

5. This action is brought pursuant to 47 U.S.C. § 553.

This Court has original jurisdiction over this action under 28 U.S.C. § 1331. 6. Venue is proper in the United States District Court in and for the District of Massachusetts pursuant to 28 U.S.C. § 1391(b).

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#### GENERAL ALLEGATIONS

- 7. Comcast provides cable television services to subscribers in the Billerica area, and other areas in Massachusetts pursuant to franchise agreements with various municipalities.
- 8. Comcast is the successor-in-interest to the legal entity that held the prior cable television franchise in this area, and, as such successor, Comcast has the right to pursue the claims set forth herein even if said claims may have accrued during the time that the predecessor-in-interest held the cable television franchise.
- 9. In order to provide cable television services, Comcast pays fees to programmers for the right to receive programs, mostly by way of interstate radio communications, and transmit their programming over Comcast's system
- 10. The signals that Comcast transmits over its system are private, proprietary communications not intended for public use.
- 11. Subscribers pay Comcast based on the level of service they wish to receive.
- 12. In order to protect its signals and maintain the value of its services, Comcast electronically encodes or scrambles some of its signals so that they must first be decoded by electronic decoding equipment in order to be viewed clearly on a television receiver. The signals Comcast encodes or scrambles include premium channels, such as HBO, Showtime, and Cinemax, for which subscribers pay a separate monthly subscription fee, and pay-per-view events, such as a specific movie, concert or sporting event, for which subscribers pay a specific one-time

charge to view each event. Comeast provides subscribers with electronic decoding equipment (hereinafter referred to as "decoders") to decode these signals. Comcast programs these decoders so that a subscriber may only view that level of service, which he or she has purchased.

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- 13. On information and belief, on or before 8/31/2002, the Defendant or some third party modified one (1) certain converters/descramblers, without Comcast's authorization, thereby creating descrambling device(s).
- 14. The descrambling device(s) was/were capable of defeating Comcast's encoding and scrambling technology.
- 15. On information and belief, the Defendant used the descrambling device(s) to receive, without authorization, scrambled or encoded programming and services offered over Comcast's system.
- 16. By using the unauthorized and illegal descrambling device(s), the Defendant was able to view Comcast's highest level of cable television programming and service, including premium channels and pay-per-view events, while only paying for a lower level of service.

## COUNT : (Violation 47 U.S.C. § 553)

- 17. Comcast re-alleges and incorporates by reference paragraphs 1 through 16 above.
- 18. The Defendant's conduct violated Title 47 U.S.C. § 553(a).
- 19. Comcast is a person aggrieved by the Defendant's violation of Title 47 U.S.C. §553 and is authorized to institute this action pursuant to Title 47 U.S.C. § 553(c)(1).
- 20. The cable transmissions that make up Comcast's signal are communications services offered over a cable system and, as such, are protected by Title 47 U.S.C.

§ 553.

- The Defendant knowingly and willfully violated Title 47 U.S.C. § 553. 21.
- 22. Comcast did not authorize or consent to the Defendant's interception and use of its cable transmissions.

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23. The Defendant's violations have injured Comcast's ability to generate revenue by depriving Comcast of payment for its programming.

## COUNT II

#### (Conversion)

- 24. Comcast re-alleges and incorporates by reference paragraphs 1 through 23.
- 25. The Defendant exercised dominion and control over the Plaintiff's property, its cable television signals, without authorization or legal right to do so.
- 26. The Defendant's conduct was willful, intentional, malicious, and wrongful, with the intent to deprive the Plaintiff of the right to possession of its cable television signals.
- 27. As a direct and proximate result of the Defendant's conversion of the Plaintiff's signals the Plaintiff has suffered monetary damages; accordingly, the Defendant is liable for all of the Plaintiff's damages.

WHEREFORE, Comcast prays for Judgment against the Defendant and requests that the Court grant it the following relief:

- 1. Statutory damages of \$10,000.00 for each violation of 47 U.S.C. § 553(a) pursuant to Title 47 U.S.C. § 553(c)(3)(A)(ii) and/or Title 47 U.S.C. § 553(c)(3)(B);
- 2. Money damages in favor of the Plaintiff for all damages the Plaintiff has suffered

as a result of the Defendant's conversion;

Comcast's attorney's fees and costs in prosecuting this lawsuit as provided for by 3. 47 U.S.C. 553(c)(2)(C);

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The issuance of a permanent injunction pursuant to provisions of 47 U.S.C. § 553 4. utilizing the following language or language of a similar nature:

> "The Court hereby enjoins the Defendant, the Defendant's respective agents, servants, employees and any person or entity controlled directly or indirectly by the Defendant or acting on the Defendant's behalf from the further use and/or distribution of electronic equipment designed for the unauthorized interception of signals in violation of provisions of Title 47."

- 5. Post judgment interest pursuant to 26 U.S.C. § 1961; and
- 6. Such other and further relief as this Court may deem just and proper.

Respectfully Submitted for the Plaintiff, Comcast of Massachusetts I, Inc. By Its Attorney,

John M. McLaughlin

Green, Miles, Lipton & Fitz-Gibbon LLP

77 Pleasant Street

P.O. Box 210

Northampton, MA 01061 Telephone: (413) 586-0865

BBO No. 556328

SJS 44 (Rev. 11/04)

## **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

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I. (a) PLAINTIFFS			DEFENDANTS					
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(b) County of Residence of		Middlesex	County of Residence	of First Listed Defendant	Middlesex			
(EX	CEPT IN U.S. PLAINTIFF CA	SES)	,,,,,	(IN U.S. PLAINTIFF CASES O	ONLY)			
			NOTE: IN LAN	D CONDEMNATION CASES, US	SE THE LOCATION OF THE			
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			MECH	9 7 7				
(c) Attorney's (Firm Name,	Address, and Telephone Numbe	r)	Attorneys (If Known)					
John M. McLaughlin		es, Lipton & Fitz-G		<b>=</b> -				
77 Pleasant St., P.O. Box 2	210, Northampton, MA	A 01061 (413) 586	-0865	_				
II. BASIS OF JURISDI	ICTION (Place an "X" in	One Box Only)	III. CITIZENSHIP OF F	PRINCIPAL PARTIES	Place an "X" in One Box for Plaintiff			
II. Date of Column	(OILOIT (IIIIIIIIIIIII	COND DON ONLY)	(For Diversity Cases Only)		and One Box for Defendant)			
☐ I U.S. Government	3 Federal Question			TF DEF	PTF DEF			
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☐ 190 Other Contract	Product Liability	385 Property Damage		☐ 863 DIWC/DIWW (405(g))	12 USC 3410			
☐ 195 Contract Product Liability	360 Other Personal	Product Liability	730 Labor/Mgmt.Reporting	☐ 864 SSID Title XVI	890 Other Statutory Actions			
☐ 196 Franchise	Injury		& Disclosure Act	☐ 865 RSI (405(g))	891 Agricultural Acts			
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VI. CAUSE OF ACTIO	ON TOTAL TOTAL							
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VIII DECLIECTED IN			DEMAND	CHECK MES	16.4			
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint:								
COMPLAINT:	UNDER F.R.C.I	2. 23	0,000.00	JURY DEMAND	: 🗇 Yes 💋 No			
VIII. RELATED CASE(S)								
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1. TITLE OF CASE (NAME OF FIRST PARTY ON EACH SIDE ONLY) Comcast of Massachusetts I, Inc. vs. John Flaherty

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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3.			ER, IF ANY, OF RELATED CASES. (SEI IN THIS DISTRICT PLEASE INDICATE T						
	None								
4.	HAS A P	RIOR AC	TION BETWEEN THE SAME PARTIES A	ND BASED ON THE		CLAIM I		ED IN TH	IIS COURT?
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ΑT	TORNEY'S I	NAME	John M. McLaughlin						
ΑD	DRESSC	ireen, Mil	es, Lipton & Fitz-Gibbon LLP, 77 Pleasant	Street, P.O. Box 210	), Nort	hampton	, MA 01061-0210		
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